LC-2002-030



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

JUN - 9 1997

OFFICE OF ENFORCEMENT AND COMPLIANCE ASSURANCE

CERTIFIED MAIL -RETURN RECEIPT REQUESTED

Slavko Rosanda d/b/a SR Transportation 1152 Edison Avenue Bronx, NY 10461

RE: NOTICE OF VIOLATION: File No. AED/MSEB - 4714

Dear Mr. Rosanda:

On March 28, 1996, authorized representatives of the United States Environmental Protection Agency (EPA) inspected a motor vehicle owned and operated by Slavko Rosanda d/b/a SR Transportation, located in the Bronx, New York. The inspection was conducted to determine compliance with § 211 of the Clean Air Act (the Act), 42 U.S.C. § 7545, and the regulations issued thereunder (40 C.F.R. Part 80). Where inappropriate fuels are used in internal combustion engines, the emissions of harmful gases can increase significantly. Notwithstanding improvements in vehicle emission controls, emissions from motor vehicles continue to make up a very large portion of all air pollution. Congress has established a program of improvement and regulation of fuels to protect our air quality from unnecessary pollution associated with the misfueling of vehicles.

This law prohibits any person from introducing, or causing or allowing the introduction into any motor vehicle diesel fuel which such person knows or should know contains a concentration of sulfur in excess of 0.05% after October 1, 1993. This law subjects violators to a maximum civil penalty of \$25,000 per day for each violation in addition to recovery of the amount of the economic benefit or savings resulting from the violation.

As a result of our inspection, EPA has determined that diesel fuel having a sulfur content in excess of the sulfur standard was introduced into the fuel tank of a 1984 International Truck owned by AP Trucking Company, in violation of section 211(g)(2) of the Act. Therefore, AP Trucking Company is liable for a misfueling violation.

Sections 211 and 205 of the Act, 42 U.S.C. §§ 7545 and 7524; and 205 of the Act, 42 U.S.C. §§ 7545 and 7524; authorize the Administrator of EPA to assess a civil penalty of authorize the Administrator of such violation and the economic up to \$25.000 for every day of such violation and the economic up to \$25.000 for every day of such violation. authorize the Administrator of EPA to assess a civil penalty of economic economic economic economic economic economic such violation and section 205(c) the section of such violation. Section will be section to compromise or remit. Will be set to expend the economic economi benefit or savings resulting from the violation. Section 205(c) with further authorizes the Administrator to compromise or remit, with further authorizes and such negative. After consideration of a without conditions and such negative. further authorizes the Administrator to compromise or remit, with After consideration of After consideration of After consideration of After consideration of the violation and your history we or without conditions, the violation and the Fuels Regulations, we the magnitude and gravity of the violation alleged in this Notice the magnitude with the Clean Air Act and the violation alleged in the compliance with the analty for the violation alleged in the propose a civil penalty for the violation and the complex civil penalty for the violation and civil penalty for the violation and civil penalty for the violation alleged in the propose a civil penalty for the violation and compliance with the Clean Air Act and the Fuels Regulations, we propose a civil penalty for the violation alleged in this Notice of \$1.000.

we encourage settlement of such matters. The settlem process provides substantial flexibility for reducing the statutory penalty particularly if the alleged violation statutory penalty process provides substantial flexibility for reducing the statutory penalty, particularly if the alleged violation is statutory penalty. If we cannot settle this matter prompt corrected promptly. statutory penalty, particularly if the alleged violation is promptly, if the alleged violation is statutory penalty, particularly if the alleged violation is yet the this matter promptly. If we cannot settle this matter or refer an administrative complaint or refer to the linited states Department of Justice with a reserve the right to the linited states Department of Justice with a this matter to the linited states of \$1,000. reserve the right to file a civil complaint in federal district this matter to the file a civil complaint in federal district this matter to the United States Department of Justice With a recommendation to file a civil complaint in federal district Please contact the following EPA official, who has been court.

assigned to this case:

David J. Gottfried, Esquire
U.S. Environmental Protection Agency Mobile Source Enforcement Branch Air Enforcement Division (2242A)

Please let me once again emphasize that while we take our wall make please let me once again emphasize that while we take our while we take our while we take our seriously, we will make obligation to enforce these requirements seriously, we will make obligation to enforce these requirements. ourryacton to reach an equitable settlement.

Brece C. Buckleit Bruce C. Buckheit, Director Air Enforcement Division